1	JON M. SANDS Federal Public Defender BENJAMIN D. SINGERMAN Assistant Federal Public Defender California State Bar No. 242725 407 W. Congress St., Suite 501 Tucson, AZ 85701 Telephone: (520) 879-7500 ben_singerman@fd.org	
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6	Attorney for Defendant	
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRICT OF ARIZONA	
9		
10	United States of America,	CR22-01545-TUC-RM (EJM)
11	Plaintiff,	MOTION TO EXTEND DISCOVERY/DISCLOSURE/NOTICE
12	VS.	DISCOVERY/DISCLOSURE/NOTICE DEADLINE
13	Aaron Thomas Mitchell,	(First Request)
14	Defendant.	
15	Aaron Thomas Mitchell, through undersigned counsel, respectfully moves the Cour	
16	to extend the deadline for discovery/disclosure/notice, currently set for September 18	
17	2023, by 30 days. The parties have remained in contact regarding the case, and this	
18	extension is requested so that the parties maintain their respective rights in the case in the	
19	event that a non-trial resolution is not reached.	
20	Assistant United States Attorney Carin C. Duryee does not object to this motion. In	
21	is not expected that excludable delay under Title 18, United States Code, §3161(h)(7)(A)	
22	and (B) (iv) will occur as a result of this motion or an order based thereon.	
23	RESPECTFULLY SUBMITTED this 18th day of September 2023.	
24		JON M. SANDS
25		Federal Public Defender
26		/s/ Benjamin D. Singerman
27		BENJAMIN D. SINGERMAN Assistant Federal Public Defender
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